Private Law 90-197

December 29, 1967 [S. 2153]

## AN ACT

For the relief of Doctor Jose Rafael Montalvo y Urrutibeascoa.

Dr. Jose Rafael Montalvo v Urrutibeascoa 66 Stat. 163. 8 USC 1101

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That, for the purposes of the Immigration and Nationality Act, Doctor Jose Rafael Montalvo v Urrutibeascoa shall be held and considered to have been lawfully admitted to the United States for permanent residence as of April 29, 1963.

Approved December 29, 1967.

Private Law 90-198

December 29, 1967 [S. 2206]

## AN ACT

Approved Becomber 29, 1967.

For the relief of Doctor Jorge Rolando Guerra-Reyes.

Dr. Jorge Rolando Guerra-Reves 66 Stat. 163. 8 USC 1101 note.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Doctor Jorge Rolando Guerra-Reyes shall be held and considered to have been lawfully admitted to the United States for permanent residence as of July 20, 1962.

Approved December 29, 1967.

Private Law 90-199

December 29, 1967 [S. 2265]

## AN ACT

For the relief of Christopher Nicholas Rushton.

Christopher Nicholas Rushton. 66 Stat. 163. 8 USC 1101 note.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Christopher Nicholas Rushton shall be held and considered to have been lawfully admitted to the United States for permanent residence as of July 1, 1947, upon payment of the required head tax.

Approved December 29, 1967.

Simi, 707, as amended) if such a claim is filed within one year of the Private Law 90-200

January 2, 1968 TH. R. 63261

## Secretary of the Interior is au TOA-NA to consider, sattle and, if found

For the relief of Chrisanthe Savas Karatapanis.

Chrisanthe Savas Karatapanis.

> 79 Stat. 917. 8 USC 1101.

8 USC 1154.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, in the administration of the Immigration and Nationality Act, Chrisanthe Savas Karatapanis may be classified as a child within the meaning of section 101(b)(1)(F) of the Act, upon approval of a petition filed in her behalf by Mr. and Mrs. Savas M. Caras citizens of the United States, pursuant to section 204 of the Act: Provided, That no brothers or sisters of the said Chrisanthe Savas Karatapanis shall thereafter, by virtue of such relationship, be accorded any right, privilege, or status under the Immigration and Nationality Act. Approved January 2, 1968.

to the United States for permanent residence as of May 29, 1961.